UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

18 II S C 2251(a)

18 U.S.C. 2252A(a)(2)(A)

18 U.S.C. 2252A(a)(5)(B)

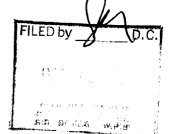
18 U.S.C. 2252A(b)(2).

18 U.S.C. 2252A(b)(1)

18 U.S.C. 2252A(b)(2)

18 U.S.C. 2422(b)

18 U.S.C. 2



UNITED STATES OF AMERICA,

vs.

TIMOTHY WAYNE BECKETT,

a/k/a "chelzzz420zzz" a/k/a "2*cute*for*school" a/k/a "yesurifnotcuter"

Defendant.

INDICTMENT

The Grand Jury charges that:

<u>COUNT ONE</u> (Possession of Child Pornography; 18 U.S.C. §§2252A(a)(5)(B))

On or about July 18, 2007, in the Southern District of Florida and elsewhere, the defendant,

TIMOTHY WAYNE BECKETT, a/k/a "chelzzz420" a/k/a "2*cute*for*school" a/k/a "yesurifnotcuter"

did knowingly possess materials, or did knowingly attempt to possess materials, that is, computer files stored on hard drives, that contained images of child pornography as defined by 18 U.S.C. §2256; which images had been shipped and transported in interstate and foreign commerce and were produced using

materials that had been shipped and transported in interstate and foreign commerce by any means including by computer; all in violation of Title 18 United States Code Sections 2252A(a)(5)(B) and 2252A(b)(2).

COUNT TWO TO FIVE (Producing Child Pornography; 18 U.S.C. §§2251(a))

On or about July 9, 2007, in Palm Beach County, in the Southern District of Florida, and elsewhere, the defendant

TIMOTHY WAYNE BECKETT, a/k/a "chelzzz420" a/k/a "2*cute*for*school" a/k/a "yesurifnotcuter"

did knowingly and intentionally employ, use, persuade, induce, entice, and coerce a minor to engage in sexually explicit conduct for the purpose of producing visual depictions of such conduct, as set forth below, the defendant knowing and having reason to know that such visual depictions would be transported or shipped in interstate and foreign commerce or such visual depictions having been produced using materials that were shipped and transported in interstate and foreign commerce by any means, including by computer, or such visual depiction having actually been transported in interstate or foreign commerce:

COUNT	FILE NAME	DESCRIPTION
2	jonnnny.jpg.	A visual depiction of a minor male engaged in the lascivious exhibition of his genitals
3	joonnnyyy.jpg.	A visual depiction of a minor male engaged in the lascivious exhibition of his genitals
4	joooonnnnnnny. jpg	A visual depiction of a minor male engaged in the lascivious exhibition of his genitals

5 jonnnnnny.jpg A visual depiction of a minor male engaged i lascivious exhibition of his genitals
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All in violation of Title 18, United States Code, Section 2251(a).

COUNT SIX (Coercion of a Minor; 18 U.S.C. §§2422(b))

Beginning on or about July 10, 2007, and continuing through on or about July 18, 2007, in Palm Beach County, in the Southern District of Florida, the defendant,

TIMOTHY WAYNE BECKETT, a/k/a "chelzzz420" a/k/a "2*cute*for*school" a/k/a "vesurifnotcuter"

then being approximately 21 years of age, did knowingly use a facility or means of interstate commerce, that is, the America OnLine computer service, MySpace.Com and Comcast Cable Communications, to attempt to coerce, persuade, induce, or entice, an individual who had not attained the age of 18, to engage in a sexual activity for which any person can be charged with a criminal offense, to wit, a violation of Florida State Statute 794.011(4)(c); In violation of Title 18, United States Code, Section 2422(b).

COUNT SEVEN (Coercion of a Minor; 18 U.S.C. §§2422(b))

From on or about July 11, 2007 and continuing through on or about July 18, 2007, in Palm Beach County, in the Southern District of Florida, the defendant,

TIMOTHY WAYNE BECKETT, a/k/a "chelzzz420" a/k/a "2*cute*for*school" a/k/a "yesurifnotcuter" then being approximately 21 years of age, did knowingly use a facility or means of interstate commerce, that is, the America OnLine computer service, MySpace.Com and Comcast Cable Communications, to attempt to coerce, persuade, induce, or entice, an individual who had not attained the age of 18, to engage in a sexual activity for which any person can be charged with a criminal offense, to wit, a violation of Florida State Statute 794.011(4)(c); In violation of Title 18, United States Code, Section 2422(b).

COUNT EIGHT (Coercion of a Minor; 18 U.S.C. §§2422(b))

Beginning on or about June 2007, and continuing through on or about July 18, 2007, in Palm Beach County, in the Southern District of Florida, the defendant,

TIMOTHY WAYNE BECKETT, a/k/a "chelzzz420" a/k/a "2*cute*for*school" a/k/a "yesurifnotcuter"

then being approximately 21 years of age, did knowingly use a facility or means of interstate commerce, that is, the America OnLine computer service, MySpace.Com and Comcast Cable Communications, to attempt to coerce, persuade, induce, or entice, an individual who had not attained the age of 18, to engage in a sexual activity for which any person can be charged with a criminal offense, to wit, a violation of Florida State Statute 794.011(4)(c); In violation of Title 18, United States Code, Section 2422(b).

COUNTS NINE

(Distribution of Child Pornography and Aiding & Abetting 18 U.S.C. §§ 2252A(a)(2) & (b)(1)

On or about July 16, 2007 in Palm Beach County, in the Southern District of Florida, and elsewhere, the defendant,

TIMOTHY WAYNE BECKETT, a/k/a "chelzzz420" a/k/a "2*cute*for*school" a/k/a "yesurifnotcuter"

did knowingly distribute and cause to distribute, and did knowingly attempt to distribute and cause to be distributed, child pornography to wit: a visual depictions of a minor engaging in sexually explicit conduct as defined by 18 United States Codes § 2256 (2) & (8) which had been shipped and transported in interstate and foreign commerce; all in violation of Title 18 United States Code, Sections 2252A(a)(2)(A) and (b)(1).

A TRUE BILL

R. ALEXANDER ACOSTA
UNITED STATES ATTORNEY

LOTHROP MORRIS

ASSISTANT UNITED STATES ATTORNEY

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UNITED STATES OF AMERICA

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IMOTHY WAYNE BECKETT,		CERTIFICATE OF TRIAL ATTORNEY	
a/k/a "chelzzz42 and a/k/a "yesur	0zzz." a/k/a 2*cute*for*school,"	Superseding Case Information:	
Court Division: Miami FTL	(Select One) Key West _X WPB FTP	New Defendant(s) Number of New Defendants Total number of counts Yes No ———	
I do her	eby certify that:		
1.	probable witnesses and the leg	allegations of the indictment, the number of defendants, the number of gal complexities of the Indictment/Information attached hereto.	
2.	I am aware that the information Court in setting their calendars Title 28 U.S.C. Section 3161.	on supplied on this statement will be relied upon by the Judges of this and scheduling criminal trials under the mandate of the Speedy Trial Act,	
3.	Interpreter: (Yes or No) List language and/or dialect	No	
4.	This case will take4-5_	days for the parties to try.	
5.	Please check appropriate cate (Check only one)	egory and type of offense listed below: (Check only one)	
 V 	0 to 5 days 6 to 10 days 11 to 20 days 21 to 60 days 61 days and over		
Has a d If yes: Magistr Related Defend Defend		filed in this District Court? (Yes or No)	
Is this a	a potential death penalty case?	(Yes or No)X	
7.	Does this case originate from April 1, 2003? Yes	a matter pending in the U.S. Attorney's Office prior toX No	
8.	Does this case originate from April 1, 1999? Yes If yes, was it pending in the Co	a matter pending in the U. S. Attorney's Office prior to X No entral Region? Yes No	
9.	Does this case originate from a to October 14, 2003?	a matter pending in the Northern Region of the U.S. Attorney's Office prior YesX No	
10.	Does this case originate from May 18, 2003?	a matter pending in the Narcotics Section (Miami) prior to YesX No	
11.	Does this case originate from to September 1, 2007?	a matter pending in the Central Region of the U.S. Attorney's Office prior Yes X No	

A. LOTHROP MORRIS ASSISTANT UNITED STATES ATTORNEY Florida Bar No. 0095044

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

PENALTY SHEET

Defendant's Name:_	Timothy Wayne Beckett
	o/k/a "chelzzz420zzz." a/k/a 2*cute*for*school," and a/k/a "yesurifnotcuter"
Case No: <u>07-80,</u>	191-Ch- Rysump / HOPKINS
Count #: 1	•
Possession of child	pornography
18 USC § 2252A(a	(5)(B) & (b)(2)
* Max.Penalty:	0-10 years imprisonment; \$250,000 fine
Counts #: 2-5	
Producing child po	rnography
18 USC § 2251(a)	
*Max. Penalty:	15-30 years imprisonment; \$250,000 fine (as to each count)
Counts #: 6-8	
Coercion of a min	or
18 USC § 2422(b)	
*Max. Penalty:	5-30 years imprisonment; \$250,000 fine
Count #: 9	
Distribution of ch	ild pornography and aiding & abetting
18 USC §§ 2252A	(a)(2)(A) & (b)(1)
*Max. Penalty:	5-20 years imprisonment; \$250,000 fine

^{*}Refers only to possible term of incarceration, does not include possible fines, restitution, special assessments, parole terms, or forfeitures that may be applicable.